

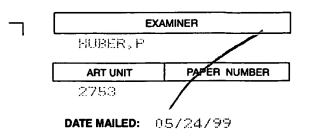
## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATIO	N NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
3076.67,	232	02728797	LE		iri	002410.19017

LM51/0524
BLAKELY SOKOLOFF TAYLOR AND ZAFMAN
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Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No.

08/807,232

Applicant(s)

Van Le et al.

Examiner

Huber, Paul W.

Group Art Unit 2753



TH	E PERI	IOD F	OR RESPON	ISE: (check only	/ a) or b)]					
	a) 💢	expir	res <u>three</u>	_ months from the	mailing date of the	inal rejection.				
	expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.									
	date or determ	n whic iining t	th the response the period of e	e, the petition, and extension and the c	the fee have been fil orresponding amount	ed is the date of th of the fee. Any ex	ne proposed response a ne response and also th xtension fee pursuant t or as set forth in b) abo			
	Appell period	lant's I for r	Brief is due esponse set	two months fro	m the date of the nichever is later).	Notice of Appea See 37 CFR 1.1	al filed on 91(d) and 37 CFR 1	(or within any 1.192(a).		
					filed on <u>Apr 2</u> n in condition for a		been considered wit	th the following effect,		
X	The pr	ropos	ed amendm	ent(s):						
	□ w	will be entered upon filing of a Notice of Appeal and an Appeal Brief.								
	X w	ill not	t be entered	because:						
	X	they	raise new i	ssues that would	d require further co	onsideration and	/or search. (See no	te below).		
		they	raise the is:	sue of new matt	er. (See note beld	ow).				
	X		are not dee es for appea		e application in be	tter form for app	peal by materially re	educing or simplifying the		
		they	present add	ditional claims w	ithout cancelling a	corresponding r	number of finally rej	jected claims.		
	NO	TE:	_				ncludes a first field o consideration under	and a second field, the first 102 and 103.		
	☐ Ar	pplica	int's respons	se has overcome	the following reje	ction(s):				
	Newly separ	y prop	posed or am timely filed a	ended claims mendment canc	elling the non-allo	vable claims.	would be allo	owable if submitted in a		
X	for all	lowar	nce because				•	the application in condition		
	<u>ine a</u>	<u>argum</u>	ients are bas	sed on the amen	<u>dment which was </u>	<u>not enterea for </u>	the reasons above.	<del></del>		
			vit or exhibit ner in the fin		nsidered because i	t is not directed	SOLELY to issues v	which were newly raised by		
X	For p	urpos	es of Appea	I, the status of t	he claims is as fol	lows (see attach	ned written explanat	tion, if any):		
	Claim	s obje	ected to:							
	Claim	s reje	ected: <u>1-24</u>							
								proved by the Examiner.		
	Note	the at	ttached Info	rmation Disclosu	re Statement(s), F	PTO-1449, Pape	r No(s).	_·		
	Other	ſ						Drail .		

ART UNIT 2753